1	BOIES SCHILLER FLEXNER LLP	
2	RICHARD J. POCKER, ESQ.	
	Nevada Bar No. 3568 300 South Fourth Street, Suite 800	
3	Las Vegas, Nevada 89101	
4	Telephone (702) 382-7300	
5	Attorney for Defendant YIU SING LEUNG	
6		
7		
8	UNITED STATES DISTRICT COURT	
9	FOR THE DISTRICT OF NEVADA	
10		
11	UNITED STATES OF AMERICA,	)
12	Plaintiff,	) Case No.: 2:20-cr-00301-RFB-BNW
13	v.	) STIPULATION TO CONTINUE
14		) SENTENCING HEARING
	YIU SING LEUNG,	) (Fourth Request)
15	Defendant.	)
16	Defendant.	)
17		
- '		

IT IS HEREBY STIPULATED AND AGREED by and between Christopher Chiou, Acting United States Attorney, and Jacob Operskalski, Esq., Assistant United States Attorney, counsel for the UNITED STATES OF AMERICA (hereinafter, "the Government"), and Richard J. Pocker, Esq. of the law firm of Boies Schiller Flexner LLP, counsel for Defendant YIU SING LEUNG, that the sentencing hearing in the above-captioned matter, currently scheduled for May 10, 2022 at the hour of 11:00 a.m., be vacated and continued for at least ninety (90) days.

This Stipulation is entered for the following reasons:

1. Defendant LEUNG entered his plea of guilty to Count I of the Indictment in the present case on May 4, 2021. Sentencing as to Defendant LEUNG is presently scheduled for

May 10, 2022 at the hour of 11:00 a.m. The Presentence Investigation Report was completed and served by U.S. Probation Officer Leo Sanchez on June 25, 2021.

- 2. Defendant LEUNG and his counsel require additional time to prepare for the sentencing hearing, including time to evaluate and address the contents of the Presentence Investigation Report, complete arrangements for the presentation of evidence and testimony in extenuation and mitigation, have discussions with the Government regarding the appropriate sentencing calculations, and to prepare an effective Sentencing Memorandum to assist the Court in determining the best sentence for Defendant LEUNG. A ninety day postponement of the sentencing hearing will facilitate Defendant LEUNG's preparation for that hearing, and the Government does not object to Defendant LEUNG's request.
- 3. Defendant LEUNG is presently free on pretrial release pending his sentencing, and does not object to the requested continuance. He is determined to ensure that the Court has all relevant and available information or advocacy on his behalf before the sentencing. Denial of this request would be a miscarriage of justice given Defendant LEUNG's right to adequately prepare for his sentencing hearing.
  - 4. This is the fourth request to continue Defendant LEUNG's sentencing hearing. DATED this 5<sup>th</sup> day of April, 2022.

BOIES SCHILLER FLEXNER LLP CHRISTOPHER CHIOU
Acting United States Attorney

By: s/ Richard J. Pocker

RICHARD J. POCKER, ESQ.

Counsel for Yiu Sing Leung

By: s/ Jacob Operskalski

JACOB OPERSKALSKI

Assistant United States Attorney

Case 2:20-cr-00301-RFB-BNW Document 71 Filed 04/06/22 Page 3 of 3